



UNITED STATES DISTRICT COURT

FOR THE CENTRAL DISTRICT OF CALIFORNIA

October 2023 Grand Jury

UNITED STATES OF AMERICA,

CR No. 2:24-cr-00111-FMO

Plaintiff,

I N D I C T M E N T

v.

[18 U.S.C. §§ 2252A(a)(5)(B),
(b)(2): Possession of Child
Pornography; 18 U.S.C. § 2253:
Criminal Forfeiture]

JIMMY CORTEZ MONTANO,
aka "jimmyzzz2010,"
aka "jimmyzzz2019,"

Defendant.

The Grand Jury charges:

COUNT ONE

[18 U.S.C. §§ 2252A(a)(5)(B), (b)(2)]

On or about November 19, 2020, in Los Angeles County, within the Central District of California, defendant JIMMY CORTEZ MONTANO, also known as ("aka") "jimmyzzz2010," aka "jimmyzzz2019," knowingly possessed a Dell laptop computer with the user name "jimmyzzz" (the "Dell laptop"), which contained at least one image of child pornography, as defined in Title 18, United States Code, Section 2256(8)(A), involving a prepubescent minor and a minor who had not attained 12 years of age, that had been mailed, and shipped and

1 transported using any means and facility of interstate and foreign
2 commerce, and in and affecting interstate and foreign commerce by any
3 means, including by computer, knowing that the images were child
4 pornography.

5 The child pornography that defendant MONTANO possessed on the
6 Dell laptop included, but was not limited to, the following:

- 7 1. Sammy 000x.mp4;
- 8 2. 8.mp4; and
- 9 3. cam00235ct.mp4.

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1 COUNT TWO

2 [18 U.S.C. §§ 2252A(a)(5)(B), (b)(2)]

3 On or about November 19, 2020, in Los Angeles County, within the
4 Central District of California, defendant JIMMY CORTEZ MONTANO, also
5 known as ("aka") "jimmyzzz2010," aka "jimmyzzz2019," knowingly
6 possessed a Samsung Galaxy S10 phone with IMEI number 352734111786446
7 (the "Samsung phone"), which contained at least one image of child
8 pornography, as defined in Title 18, United States Code, Section
9 2256(8)(A), involving a prepubescent minor and a minor who had not
10 attained 12 years of age, that had been mailed, and shipped and
11 transported using any means and facility of interstate and foreign
12 commerce, and in and affecting interstate and foreign commerce by any
13 means, including by computer, knowing that the images were child
14 pornography.

15 The child pornography that defendant MONTANO possessed on the
16 Samsung phone included, but was not limited to, the following:

17 1. Dpx8qmtmGYUESLsF.mp4;
18 2. UHBy26Li7TxwlCor.mp4.

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1 FORFEITURE ALLEGATION

2 [18 U.S.C. § 2253]

3 1. Pursuant to Rule 32.2 of the Federal Rules of Criminal
4 Procedure, notice is hereby given that the United States of America
5 will seek forfeiture as part of any sentence, pursuant to Title 18,
6 United States Code, Section 2253, in the event of the defendant's
7 conviction of the offenses set forth in Counts One and Two of this
8 Indictment.

9 2. The defendant, if so convicted, shall forfeit to the United
10 States of America the following property:

11 (a) All right, title, and interest in any visual depiction
12 involved in any such offense, or any book, magazine, periodical, film
13 videotape, or other matter which contains any such visual depiction,
14 which was produced, transported, mailed, shipped or received and
15 involved in any such offense;

16 (b) All right, title, and interest in any property, real
17 or personal, constituting or traceable to gross profits or other
18 proceeds obtained from such offense;

19 (c) All right, title, and interest in any property, real
20 or personal, used or intended to be used to commit or to promote the
21 commission of such offense or any property traceable to such
22 property; and

23 (d) To the extent such property is not available for
24 forfeiture, a sum of money equal to the total value of the property
25 described in subparagraphs (a), (b), and (c).

26 3. Pursuant to Title 21, United States Code, Section 853(p),
27 as incorporated by Title 18, United States Code, Section 2253(b), the
28 defendant, if so convicted, shall forfeit substitute property, up to

1 the total value of the property described in the preceding paragraph
2 if, as the result of any act or omission of the defendant, the
3 property described in the preceding paragraph, or any portion
4 thereof: (a) cannot be located upon the exercise of due diligence;
5 (b) has been transferred, sold to or deposited with a third party;
6 (c) has been placed beyond the jurisdiction of the court; (d) has
7 been substantially diminished in value; or (e) has been commingled
8 with other property that cannot be divided without difficulty.

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10 A TRUE BILL

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12 /s/
13 Foreperson

14 E. MARTIN ESTRADA
15 United States Attorney

16 MACK E. JENKINS
17 Assistant United States Attorney
Chief, Criminal Division

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19 SCOTT M. GARRINGER
20 Assistant United States Attorney
Deputy Chief, Criminal Division

21 BENEDETTO L. BALDING
22 Assistant United States Attorney
Deputy Chief, General Crimes
23 Section

24 KYLE W. KAHAN
25 Assistant United States Attorney
International Narcotics, Money
Laundering, and Racketeering
26 Section